

nating growths; for leucorrhea, ulcers, disturbances of the internal membranes, hay fever, and asthma; for the prevention of brain tumors, violent headaches, hallucinations, blindness, malformation and crowding of the teeth, protrusion of the upper jaw, recession of the lower jaw, underweight, overweight, failure of the sex glands to mature at puberty, gigantism, atrophy and degeneration of the sex glands, enlargement and degeneration of the pituitary gland, and pituitary strain; and for vitalizing the reproductive organs and glands. The article would not be effective for such purposes.

The articles were alleged also to be misbranded under the provisions of the law applicable to foods, as reported in notices of judgment on foods.

DISPOSITION: Sarah I. Morgan, Baltimore, Md., appeared as claimant and filed an answer consenting to the destruction of the *Morgan 14* capsules. The claimant consented also to the condemnation of the other products, but prayed for their release under bond. On November 8, 1945, judgment of condemnation was entered and it was ordered that the *Morgan 14* capsules be destroyed and that the other products be released under bond for remanufacturing and relabeling under the supervision of the Food and Drug Administration. On June 14, 1946, and with the consent of the claimant, an amended decree was entered, ordering that all of the products, together with the accompanying booklets, be destroyed.

2286. Misbranding of Morgan preparations. U. S. v. 100 Bottles of Morgan 1 Tablets, etc. (F. D. C. No. 17461. Sample No. 10928-H.)

LABEL FILED: September 12, 1945, Western District of Pennsylvania.

ALLEGED SHIPMENT: On or about August 31, 1945, Sarah I. Morgan caused the Q-V Corporation to ship quantities of the Morgan preparations from Kalamazoo, Mich., to Pittsburgh, Pa.; and on or about September 10, 1945, Sarah I. Morgan caused J. T. Regardie to ship a number of booklets relating to the preparations from Silver Spring, Md., to Pittsburgh, Pa.

PRODUCT: 100 bottles of *Morgan 1* tablets, 200 bottles of *Morgan 2* tablets, 200 bottles of *Morgan 3* capsules, 200 bottles of *Morgan 4* tablets, 100 bottles of *Morgan 7* capsules, and 100 bottles of *Morgan 9* tablets, at Pittsburgh, Pa., together with a number of accompanying booklets entitled "Class Lesson Number One," "Class Lesson Number Two," "Class Lesson Number Three," "Class Lesson Number Four," and "New Bodies for Old."

NATURE OF CHARGE: Misbranding, Section 502 (a), the labeling of the products was false and misleading in the same respects as the labeling of the products involved in the preceding notice of judgment, No. 2285.

The articles were alleged also to be misbranded under the provisions of the law applicable to foods, as reported in notices of judgment on foods.

DISPOSITION: On September 26, 1945, Sarah I. Morgan, claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the products were ordered released under bond for relabeling under the supervision of the Federal Security Agency. On May 27, 1946, pursuant to the consent of the claimant, an order was entered providing for the destruction of the products.

2287. Misbranding of thyroid extract. U. S. v. 2 Bottles * * *. (F. D. C. No. 23938. Sample No. 43553-H.)

LABEL FILED: October 28, 1947, Southern District of California.

ALLEGED SHIPMENT: On or about July 30, 1947, by Wilson Laboratories, from Chicago, Ill.

PRODUCT: 2 bottles of *thyroid extract* at Glendale, Calif.

NATURE OF CHARGE: Misbranding, Section 502 (a), the label statement "Each CC contains .043 percent Iodine Derived from Thyroid Glands. This amount is contained in 3 grains Thyroid U. S. P." was misleading, since it represented and suggested that each cubic centimeter of the article contained the physiologically active principles of 3 grains of thyroid, as defined and described in the United States Pharmacopoeia, whereas each cubic centimeter of the article exhibited less than half of the physiologic activity produced by 3 grains of U. S. P. thyroid.

DISPOSITION: November 25, 1947. Default decree of condemnation and destruction.